Honorable Thomas S. Zilly 1 2 3 4 5 6 7 8 **U.S. DISTRICT COURT** 9 FOR THE WESTERN DISTRICT OF WASHINGTON 10 11 STRIKE 3 HOLDINGS, LLC, a 12 Delaware corporation, Case No. 2:17-cv-01731-TSZ 13 Plaintiff, REQUEST FOR JUDICIAL 14 NOTICE IN SUPPORT OF VS. **DEFENDANT'S SECOND** 15 MOTION FOR A MORE JOHN DOE, subscriber assigned IP 16 **DEFINITE STATEMENT** address 73.225.38.130, 17 Defendant. 18 19 20 21 22 23 24 25 26 27

EDMONDSON IP LAW

Venture Commerce Center, 3699 NE John Olsen Ave
Hillsboro, Oregon 97124

TEL. 503.336.3749 • FAX 503.482.7418

1	REQUEST FOR JUDICIAL NOTICE	
2	Defendant JOHN DOE, subscriber assigned IP address 73.225.38.130, respectfully	
3	requests that, pursuant to Federal Rule of Evidence 201, the Court take judicial notice of the	
4	following:	
5		W. D. O. W M. (2016). T.
6	RJN 1 – Teing, YY., Ali, D., Choo, KK. R., & Yang, M. (2016). Forensic investigation of P2P cloud storage services and backbone for IoT networks: BitTorrent Sync as	
7	a case study. Computers and Electrical Engineering, (2016).	
8	a constraint, companies and account account and account account and account and account account and account account and account account account account and account account account account and account accoun	
9	RJN 2 – Bauer, K, McCoy. D, Grunwald, D, and Sicker, D <i>BITSTALKER: Accurately And Efficiently Monitoring Bittorrent Traffic.</i>	
10		
11		
12	RJN 3 – "Functional Description of IPP International IP Tracker v1.2.1" - Exhibit 1 to Declaration of Tobias Fieser in Malibu Media, LLC V. John Does, United States District Court,	
13	E.D. California, Case 2:12-cv-01513-JAM-DAD	
14	, , , , , , , , , , , , , , , , , , ,	
15	RJN 4 – Expert Report by Kal Toth.	
16		
17		
18	Respectfully submitted on July 17, 2018 by	: /s/ J. Curtis Edmondson
19	J. C	Curtis Edmondson, WSBA #43795
20		99 NE John Olsen Avenue Hillsboro, OR 97124 ephone: (503) 336-3749
21		ail: jcedmondson@edmolaw.com orney for Defendant
22		
23		
24		
25		
26		
27		

1	CERTIFICATE OF SERVICE	
2	I, J. Curtis Edmondson, hereby certify that on July 17, 2018, I electronically filed the	
3	foregoing with the Clerk of the Court using the CM/ECF system which will send notification of	
4	such filing to the following:	
5		
6	Bryan J. Case, WSBA #41781 Email: bcase@foxrothschild.com	
7	FOX ROTHSCHILD LLP (SEATTLE) 1001 Fourth Avenue, suite 4500	
8	Seattle, Washington 98154 Telephone: (206) 624-3600	
9		
10	Lincoln D. Bandlow, <i>Admitted Pro Hac Vice</i> Email: lbandlow@foxrothschild.com	
11	FOX ROTHSCHILD LLP (LOS ANGELES) 10250 Constellation Blvd., Suite 900	
12	Los Angeles, California 90067 Telephone: (310) 598-4150	
13	Attorneys for Plaintiff Strike 3 Holdings LLC	
14		
15	DATED this 17 th day of July, 2018.	
16	By: /s/ J. Curtis Edmondson	
17	J. Curtis Edmondson	
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
	EDMONDSON IP LAW	

PROOF OF SERVICE CASE No. 2:17-cv-01731-TSZ Venture Commerce Center, 3699 NE John Olsen Ave Hillsboro, Oregon 97124 TEL. 503.336.3749 • FAX 503.482.7418